OSTRAGER CHONG & FLAHERTY INTELLECTUAL PROPERTY LAW NEW YORK -- HAWAII -- USA

Atty Dkt #: UFOZ-CIP

DECLARATION FOR U.S. PATENT APPLICATION & POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below), or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a United States patent is sought on the invention entitled:

QUIET VERTICAL TAKE-OFF AND LANDING AIRCRAFT USING DUCTED, MAGNETIC INDUCTION AIR-IMPELLER ROTORS

the sp	ecification of whi	ich is attached here	eto, unless the	e following box is checked	d:
[]	was filed on _ International A	pplication	, 20, as , and a	s U.S. Patent Application mended on	, or PCT , 20 (if applicable).
I herel the cla	by state that I have aims, and as ame	e reviewed and und ended by any amei	derstand the condition	ontents of the above-ident ed to above	ified specification, including
	owledge the duty deral Regulations		ation which is	material to patentability	as defined in Title 37, Code
paten	or inventor's cer	tificate listed below	and have also	o identified below any fore	ny foreign application(s) for eign application(s) for patent ich priority is claimed: None
of a p in the applic of Title to pat	rovisional applica case of a provisation is not discloe 35, United State entability as defiren the filing date	ation, of any United sional application, sed in the prior Uni es Code, Section 1 ned in Title 37, Co	I States paten and, insofar ted States app 12, I acknowled de of Federa	t application(s) listed beloas the subject matter of plication in the manner produced the duty to disclose in Regulations, Section 1.	er Section 119(e) in the case ow, or under Section 119(e) each of the claims of this ovided by the first paragraph of this material 56 which became available trnational filing date of this
Priorit	y U.S. Application	n(s):			
29/17 (Applr	5,100 1. #)	22 January 2003 (Day/Month/Yea		Pending (Status)	_

I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith: Glenn F. Ostrager, Reg. No. 29,963; Leighton K. Chong, Reg. No. 27,621; Dennis M. Flaherty, Reg. No. 31,159; Joshua S. Broitman, Reg. No. 38,006; Manette J. Dennis, Reg. No. 30,623.

[X] Please send all correspondence to Attorney: Leighton K. Chong, at the Firm of Ostrager Chong & Flaherty (Hawaii), 841 Bishop Street, Suite 1200, Honolulu, HI 96813-3908, Tel: (808) 533-4300.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

INVENTOR: JOHN K. SANDERS, JR.

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Priority U.S. Appli	cation(s):	•	
29/175.100	22 January 2003	<u>Pending</u>	
(Appln. #)	(Day/Month/Year Filed)	(Status)	
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business in the U. 29.963; Leighton	S Patent and Trademark Office	agent(s) to prosecute this application s connected therewith: Glenn F. Os nnis M. Flaherty, Reg. No. 31,159; J ,623	rager, keg. no.
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made on informat the knowledge that or both, under Sec	ion and belief are believed to be at willful false statements and th	of my own knowledge are true and to true; and further that these statem e like so made are punishable by fill the States Code, and that such willfur patent issued thereon.	ents were made with he or imprisonment,
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